

"DAN CUPID"
A Complete Story by "THE DUCHESS," in the Next
SUNDAY POST-DISPATCH.

St. Louis Post-Dispatch.

THE ROYAL ROAD
To Wealth, is to Advertise in the
SUNDAY POST-DISPATCH.

VOL. 40.—NO. 311.

ST. LOUIS, THURSDAY EVENING, AUGUST 29, 1889.

PRICE, FIVE CENTS.
BY CARRIER TWENTY CENTS A WEEK.

CRAWFORD'S CLEARING-UP SALE! GOING ON THIS WEEK. A Remnant Feast!

In Forty-two Departments, where you can find Odds and Ends of everything under the sun included in the stock of this

METROPOLITAN MERCHANDISE CENTER OF THE WEST!

10c a Doz
Carved Pearl Dress Buttons, reduced from 25c a doz.

10c & 15c a Doz
Men's Lawn String Ties; reduced from 20c and 25c.

From 5c a Piece Up
Short Lengths of Ribbon, Moire and Gros Grain.

5c a Piece
Ladies' Printed Border Hem-stitched Handkerchiefs, choice patterns, fast colors; reduced from 10c each.

Odd Lots in Low-Cut Shoes.

69c



69c—Ladies' Black or Tan Color Oxford Ties; reduced from \$1.25 a pair.

\$1.10—Ladies' Russet Oxford Ties; reduced from \$2.00 a pair.

75c—Ladies' Patent Leather Tipped Oxford Ties; reduced from \$1.25.

85c—Ladies' Common Sense Oxford Ties; reduced from \$1.25.

95c—Ladies' Patent Leather Tipped Oxford Ties; reduced from \$1.50 a pair.

75c—Misses' Patent Leather Tipped Oxford Ties; reduced from \$1.25.

15c a Pair

Ladies' Black Silk Mitts; reduced from 25c.

45c a Yd

Remnants of Striped Surahs and Brocades; reduced from \$1.00 a yard.

57½c a Yd

Remnants of Velvets and Plushes; reduced from \$1.00 a yard.

D. CRAWFORD & CO., Broadway and Franklin Av.

NOTICE.

Until further notice the cars of the People's Railway Co. will run 14th st. from Chouteau av. to 16th and Pine.

CHAS. GREEN,
President.
St. Louis, July 26, 1889.

BUILDING
SHEETING PAPERS,
Waterproof Papers and Paints.

EHRET-WARREN
MFG. CO.,
13 N. 8th St., St. Louis.

YOUR
advertisements in the SUNDAY POST-DISPATCH will be read by everybody.

LIEBIG COMPANY'S
EXTRACT OF MEAT

Best and Cheapest Meat Flavoring Stock for Soups, Stews, Bakes and Sauces. As Beef Tea, "an invaluable and agreeable stimulant." Annual sale, \$100,000,000.

S. Balmer,
Orleans, and
the Planters,
Cotton, Corn, Fish,
Rhubarb, and
other articles
at the La-

Henry Fuchs,
West
Germany, Mo.

Woodward,
New York City,
Cincinnati,
and other
towns.

F. Fox,
A. H. Long,
and York,
and the South-

SCHOOLS AND COLLEGES.

MISS ALEXANDER'S

will open September 22 at Maher's new
home, Oliver St., near Grand St.

WASHINGTON
UNIVERSITY
ST. LOUIS, MO.

UNDERGRADUATE DEPT.,
CIVIL AND POLYTECHNIC SCHOOL,
Wednesday, September 19. Entrance Examination.

SMITH ACADEMY,
Wednesday, September 19. Entrance Examination.

MARY INSTITUTE,
Wednesday, September 22. Entrance Examination.

MANUAL TRAINING SCHOOL
Wednesday, September 22. Entrance Examination.

ST. LOUIS LAW SCHOOL,
Wednesday, October 16.

SCHOOL OF FINE ARTS,
Monday, October 7. Send for Catalogue to
GEO. M. GANTLETT, Secretary,
1704 Washington Ave., St. Louis, Mo.

St. Vincent's Seminary,
Conducted by the Sisters of Charity.

For young ladies who are recommended
to the Boarding Schools, the Boarding Schools
will be open for inspection on Tuesday, October 1, 1889.

JOSE

who with a wide circulation
for their wants should try the
Sunday Post-Dispatch.

Canned Goods for Hot Weather.

Cooked Corned Beef, Cooked Lunch Tongues, Pickled Oysters, Curried Oysters, Boneless Ham, Clams, Lobsters, Fifteen varieties of Canned Soups, Deviled and Potted Ham, Chicken, Turkey, Lobster, Tongue, etc. Pates of Woodcock, Wild Duck, Grouse, etc. Pates de Foie Gras, Deviled Crabs, Boneless Pigs' Feet, Extra French Sardines, Truffled Liver Sausage, etc. etc. Also Headquarters for Fine Apple, Edam, New York Full Cream, Roquefort, Cheddar and Stilton Cheese.

David Nicholson,
13 and 15 NORTH SIXTH STREET.

CHEAP PRICES STILL PREVAIL.
Furniture, Carpets, Stoves and Household Goods
On Time Payments, at Lowest Cash Prices,
—AT—

The Straus-Emerich Outfitting Co.,
LARGEST TIME-PAYMENT HOUSE IN THE WORLD,
1121, 1123 and 1125 OLIVE STREET.

BARGAINS THIS WEEK:

Bed-Room Suits.....\$7.55 regular price, \$15.00
Parlor Suits.....16.00 regular price, 25.00
Wardrobes.....5.65 regular price, 10.00
Folding Beds.....17.00 regular price, 25.00
Bedsteads.....1.00 regular price, 5.00
Springs.....2.00 regular price, 2.00
Baby Carriages.....4.50 regular price, 7.00
Refrigerators.....4.75 regular price, 8.00
Ingrain Carpets......22 regular price, .30
Brussels Carpets......49 regular price, .65

And our entire stock at equally low prices.

Special inducements to parties starting Housekeeping. Open until 9 p.m.

SPECIAL PRICES

—ON—

KENTUCKY JEANS.

SAM'L C. DAVIS & CO.

Broadway and Washington Avenue.

A TRIPLE ATTRACTION:

Nugents

GREAT REMNANT SALE TO-MORROW.

A Three-Sided Monster Aggregation of Bargains!

The First Attraction

Is the balance of **APPLER & HODGE'S STOCK**. Goods going for a quarter and a third of their prices. Some less, some more. These prices good until all the stock is gone.

The Second Attraction

A small lot of Goods from a **RAILROAD WRECK**. Some damaged, some perfect, and all will go for a few cents above cost.

The Third Attraction

Is our **REGULAR FRIDAY REMNANT SALE**, comprising an immense lot of Bargains in every department in the store. Prices are capable of making the goods "get a move on 'emselves."

On the Whole To-Morrow Will Be the Greatest Remnant Day of the Year. If You Don't Come Others Will!

THE BALANCE OF APPLER & HODGE'S GOODS ALL CUT DOWN.

These Prices Good Until All the Goods are Sold.

Appler & Hodge's \$1.00 Stockinet Jackets will be closed out

At \$1.25 Tennis Blasers will be closed out. At \$2.00

Appler & Hodge's \$6.00 Mohair Coats and Vests to be closed out

At \$2.00

Appler & Hodge's \$8.00 and \$9.00 Black Silk Full Dress Vests

to be closed out

At \$2.50

Appler & Hodge's \$1.25 Scriven's patent elastic Jean Drawers to be closed out

At \$2.00

Appler & Hodge's \$1.00 Misses' Patent Jean Drawers

Drawers to be closed out

At \$2.00

Appler & Hodge's \$6.00 Athletic Shirts and Pants will be closed out

At \$1.25

Appler & Hodge's \$4.00 Tennis Blasers will be closed out. At \$2.00

Appler & Hodge's \$6.00 Mohair Coats and Vests to be closed out

At \$2.00

Appler & Hodge's \$8.00 and \$9.00 Black Silk Full Dress Vests

to be closed out

At \$2.50

Appler & Hodge's \$1.25 Scriven's elastic Jean Drawers

Drawers to be closed out

At \$2.00

Appler & Hodge's \$6.00 Athletic Shirts and Pants will be closed out

At \$1.25

Appler & Hodge's \$4.00 Tennis Blasers will be closed out. At \$2.00

Appler & Hodge's \$6.00 Mohair Coats and Vests to be closed out

At \$2.00

Appler & Hodge's \$8.00 and \$9.00 Black Silk Full Dress Vests

to be closed out

At \$2.50

Appler & Hodge's \$1.25 Scriven's elastic Jean Drawers

Drawers to be closed out

At \$2.00

Appler & Hodge's \$6.00 Athletic Shirts and Pants will be closed out

At \$1.25

Appler & Hodge's \$4.00 Tennis Blasers will be closed out. At \$2.00

Appler & Hodge's \$6.00 Mohair Coats and Vests to be closed out

At \$2.00

Appler & Hodge's \$8.00 and \$9.00 Black Silk Full Dress Vests

to be closed out

At \$2.50

Appler & Hodge's \$1.25 Scriven's elastic Jean Drawers

Drawers to be closed out

At \$2.00

Appler & Hodge's \$6.00 Athletic Shirts and Pants will be closed out

At \$1.25

Appler & Hodge's \$4.00 Tennis Blasers will be closed out. At \$2.00

Appler & Hodge's \$6.00 Mohair Coats and Vests to be closed out

At \$2.00

Appler & Hodge's \$8.00 and \$9.00 Black Silk Full Dress Vests

to be closed out

At \$2.50

Appler & Hodge's \$1.25 Scriven's elastic Jean Drawers

Drawers to be closed out

At \$2.00

Appler & Hodge's \$6.00 Athletic Shirts and Pants will be closed out

At \$1.25

Appler & Hodge's \$4.00 Tennis Blasers will be closed out. At \$2.00

Appler & Hodge's \$6.00 Mohair Coats and Vests to be closed out

At \$2.00

Appler & Hodge's \$8.00 and \$9.00 Black Silk Full Dress Vests

to be closed out

At \$2.50

Appler & Hodge's \$1.25 Scriven's elastic Jean Drawers

Drawers to be closed out

At \$2.00

Appler & Hodge's \$6.00 Athletic Shirts and Pants will be closed out

At \$1.25

make it genuine. There their position ends. They do not ask nor do they expect assistance from the Radicals. They fight for a great principle, which the Radicals also endorse. The question is one which should be settled by an Irish Parliament, but wanting that the Nationalists must be content in the meantime to take what reforms an English Parliament offers.

Samoa.

MATAFAA STILL REIGNS.
LONDON, August 29.—Advice from Apia, under date of July 20, state that King Mataeo declines for the present to assume the royal prerogative, on the ground of sickness, and that Mataeo still reigns.

England.

MRS. MAYBRICK REMOVED TO WOKING.
LONDON, August 29.—Mrs. Maybrick was removed to Woking Friday. She wore the regular convict dress during her journey. She looked well.

Sweden.

COPENHAGEN, August 29.—King Christian of Denmark and King George of Greece welcomed the Czar and Czarina upon their arrival here to-day.

CORPORAL TANNER CAUSES A ROW.

A Motion to Indorse His Pension Policy Opened at Milwaukee.

MILWAUKEE, Wis., August 29.—At this morning's session of the G. A. E. National Encampment the election of officers for the ensuing year was completed. Gen. Horace P. Morris of Kansas was chosen Surgeon General; W. H. Anderson of Kentucky, Chaplain, and T. J. Lovett, Jr., of New Jersey, Junior Vice-Commander. The encampment refused to recognize the Sons of Veterans as an auxiliary to the G. A. E., because of a disturbing factor in the former. Instead of the women's organization, the Royal Order of the G. A. E., and the Woman's Relief Corps formal endorsement, which would be contrary to the rules, it was recommended that the encampment accept the God-speed in the work.

R. A. Aler, President of the Legion Monument Fund, was elected to the committee to date aggregated \$11,119.60. A committee of five was authorized to place before Congress a proposal to set aside a portion of the \$100,000 given by the state to the fund, in addition to the fund for the monument.

Mr. Warner left the chair and made a strong speech in favor of the scheme. He suggested that the committee be enlarged to include one representative from each department with authority to make a report to the committee and the monument was finally erected at Washington. Comrade Perkin of Kansas introduced resolutions endorsing the national banner's right to guard to its persons. They were supported by an Eastern delegate and a lively discussion ensued. Many of the members of the committee of the resolutions would amount to an indorsement of Harrison's administration and they opposed the motion to adjourn until 5 p. m. was carried.

It is probable that the National Woman's Relief Corps will accept the site offered by the people of Madison, O., for a home for soldiers' and sailors' wives and mothers.

Alger Elected.

MILWAUKEE, Wis., August 29.—At the G. A. E. Encampment session last night the veterans proceeded rather unexpectedly to the election of officers. Twenty men nominated Russell A. Alger of Detroit, after James Sexton of Chicago mentioned his name. Mr. Alger was elected to the chair, and by acclamation, A. G. Weisert of Milwaukee, Wis., was made Vice-Commander.

A Big Camp-Fire.

By Telegraph to the Post-Dispatch.

LEEDAN, Mo., August 29.—Ex-Governor J. W. McClung, after whom the Sons of Veterans camp here is named, has appointed as chairman all the necessary committees for the three day camp-fire to be held here this fall. All the G. A. E. posts in the Eleventh Congressional District will be represented.

FEIGHT DISCRIMINATION.
An Indianapolis Miller Attacks the Pennsylvania Railroad Co.

WASHINGTON, D. C., August 29.—There has been filed with the Interstate Commerce Commission the complaint of Harvey Bates and H. Bates, Jr., of Indianapolis, Ind., against the Miller against the Pennsylvania Railroad Co.

The complainant says that the defendants now charge as freight on corn from Indianapolis to New York 100 pounds per 100 weight; at the same time charging and collecting as freight on ground corn, cracked corn, corn meal, corn meal, grain and flour, and the refuse, or offal from the manufacture of said cereals, viz., feed at the rate of 25 cents per 100 pounds, and active labor, 10 cents per 100 pounds, giving a direct and immediate advantage to the miller at the East of 4½ per 100 pounds and placing the miller at a great disadvantage, and consequent loss exactly corresponding to the gain of the Eastern competitor.

SUFFERINGS AT JOHNSTOWN.

Warm Dry Weather Causing a Great Deal of Sickness.

JOHNSTOWN, Pa., August 29.—The dry weather and low waters thereby occasioned will without doubt be very detrimental to the health of the people here. The rotting and pestilence-breeding matter along the banks of the stream is becoming very offensive and putrid, the surroundings being in great extent. Notices have been posted all over town forbidding the deposit of any offal or garbage in any public place. There are twenty-five patients in the Red Cross Hospital, and the physicians, nurses, and a number of others with a compilation of ailments. The water in the reservoir is pure, but the water in the reservoir, and consequent loss exactly corresponding to the gain of the Eastern competitor.

WICHITA, KAN., August 29.—The Post-Dispatch General has written the following letters to Brown Bros. & Co., Drexel, Morgan & Co., and others at New York.

GENTLEMEN.—Upon my return to the city I had the honor to receive your letter of the 15th inst. with regard to the present system of the Post-Office in this city. You ask that the custom has been to some extent established and has proved to you that you are glad to receive the double postage demanded. That you think any change would be detrimental to the interests of the merchants and bankers of your city.

I beg to state in reply for your information that while the conclusion, which recently recommendation in favor of the discontinuance of the practice of exacting double postage is exact for the letters dispatched in this city, I do not know that you are glad to receive the double postage demanded. That you think any change would be detrimental to the interests of the merchants and bankers of your city.

UNLESS IT SHALL BE ESTABLISHED first that the custom is not established and that they and the others were united in that conspiracy.

The trial now pending cannot presume that there is evidence which would be admitted at the trial, nor can I presume that the trial judge will not take every precaution when the trial is over to see that the trial is not a farce.

These considerations are satisfactory to me in denying a severance of trial so far as the evidence of the trial is concerned. That no defendant shall be unduly prejudiced by any evidence which during the trial shall affect him in his defense. That the other defendants may not be competent as to all the others. I must also presume that the trial judge will not permit the trial to go on unless there is sufficient competent evidence against the other defendants.

These considerations are satisfactory to me in denying a severance of trial so far as the evidence of the trial is concerned. That no defendant shall be unduly prejudiced by any evidence which during the trial shall affect him in his defense. That the other defendants may not be competent as to all the others. I must also presume that the trial judge will not permit the trial to go on unless there is sufficient competent evidence against the other defendants.

These considerations are satisfactory to me in denying a severance of trial so far as the evidence of the trial is concerned. That no defendant shall be unduly prejudiced by any evidence which during the trial shall affect him in his defense. That the other defendants may not be competent as to all the others. I must also presume that the trial judge will not permit the trial to go on unless there is sufficient competent evidence against the other defendants.

These considerations are satisfactory to me in denying a severance of trial so far as the evidence of the trial is concerned. That no defendant shall be unduly prejudiced by any evidence which during the trial shall affect him in his defense. That the other defendants may not be competent as to all the others. I must also presume that the trial judge will not permit the trial to go on unless there is sufficient competent evidence against the other defendants.

These considerations are satisfactory to me in denying a severance of trial so far as the evidence of the trial is concerned. That no defendant shall be unduly prejudiced by any evidence which during the trial shall affect him in his defense. That the other defendants may not be competent as to all the others. I must also presume that the trial judge will not permit the trial to go on unless there is sufficient competent evidence against the other defendants.

These considerations are satisfactory to me in denying a severance of trial so far as the evidence of the trial is concerned. That no defendant shall be unduly prejudiced by any evidence which during the trial shall affect him in his defense. That the other defendants may not be competent as to all the others. I must also presume that the trial judge will not permit the trial to go on unless there is sufficient competent evidence against the other defendants.

These considerations are satisfactory to me in denying a severance of trial so far as the evidence of the trial is concerned. That no defendant shall be unduly prejudiced by any evidence which during the trial shall affect him in his defense. That the other defendants may not be competent as to all the others. I must also presume that the trial judge will not permit the trial to go on unless there is sufficient competent evidence against the other defendants.

These considerations are satisfactory to me in denying a severance of trial so far as the evidence of the trial is concerned. That no defendant shall be unduly prejudiced by any evidence which during the trial shall affect him in his defense. That the other defendants may not be competent as to all the others. I must also presume that the trial judge will not permit the trial to go on unless there is sufficient competent evidence against the other defendants.

These considerations are satisfactory to me in denying a severance of trial so far as the evidence of the trial is concerned. That no defendant shall be unduly prejudiced by any evidence which during the trial shall affect him in his defense. That the other defendants may not be competent as to all the others. I must also presume that the trial judge will not permit the trial to go on unless there is sufficient competent evidence against the other defendants.

These considerations are satisfactory to me in denying a severance of trial so far as the evidence of the trial is concerned. That no defendant shall be unduly prejudiced by any evidence which during the trial shall affect him in his defense. That the other defendants may not be competent as to all the others. I must also presume that the trial judge will not permit the trial to go on unless there is sufficient competent evidence against the other defendants.

These considerations are satisfactory to me in denying a severance of trial so far as the evidence of the trial is concerned. That no defendant shall be unduly prejudiced by any evidence which during the trial shall affect him in his defense. That the other defendants may not be competent as to all the others. I must also presume that the trial judge will not permit the trial to go on unless there is sufficient competent evidence against the other defendants.

These considerations are satisfactory to me in denying a severance of trial so far as the evidence of the trial is concerned. That no defendant shall be unduly prejudiced by any evidence which during the trial shall affect him in his defense. That the other defendants may not be competent as to all the others. I must also presume that the trial judge will not permit the trial to go on unless there is sufficient competent evidence against the other defendants.

These considerations are satisfactory to me in denying a severance of trial so far as the evidence of the trial is concerned. That no defendant shall be unduly prejudiced by any evidence which during the trial shall affect him in his defense. That the other defendants may not be competent as to all the others. I must also presume that the trial judge will not permit the trial to go on unless there is sufficient competent evidence against the other defendants.

These considerations are satisfactory to me in denying a severance of trial so far as the evidence of the trial is concerned. That no defendant shall be unduly prejudiced by any evidence which during the trial shall affect him in his defense. That the other defendants may not be competent as to all the others. I must also presume that the trial judge will not permit the trial to go on unless there is sufficient competent evidence against the other defendants.

These considerations are satisfactory to me in denying a severance of trial so far as the evidence of the trial is concerned. That no defendant shall be unduly prejudiced by any evidence which during the trial shall affect him in his defense. That the other defendants may not be competent as to all the others. I must also presume that the trial judge will not permit the trial to go on unless there is sufficient competent evidence against the other defendants.

These considerations are satisfactory to me in denying a severance of trial so far as the evidence of the trial is concerned. That no defendant shall be unduly prejudiced by any evidence which during the trial shall affect him in his defense. That the other defendants may not be competent as to all the others. I must also presume that the trial judge will not permit the trial to go on unless there is sufficient competent evidence against the other defendants.

These considerations are satisfactory to me in denying a severance of trial so far as the evidence of the trial is concerned. That no defendant shall be unduly prejudiced by any evidence which during the trial shall affect him in his defense. That the other defendants may not be competent as to all the others. I must also presume that the trial judge will not permit the trial to go on unless there is sufficient competent evidence against the other defendants.

These considerations are satisfactory to me in denying a severance of trial so far as the evidence of the trial is concerned. That no defendant shall be unduly prejudiced by any evidence which during the trial shall affect him in his defense. That the other defendants may not be competent as to all the others. I must also presume that the trial judge will not permit the trial to go on unless there is sufficient competent evidence against the other defendants.

These considerations are satisfactory to me in denying a severance of trial so far as the evidence of the trial is concerned. That no defendant shall be unduly prejudiced by any evidence which during the trial shall affect him in his defense. That the other defendants may not be competent as to all the others. I must also presume that the trial judge will not permit the trial to go on unless there is sufficient competent evidence against the other defendants.

These considerations are satisfactory to me in denying a severance of trial so far as the evidence of the trial is concerned. That no defendant shall be unduly prejudiced by any evidence which during the trial shall affect him in his defense. That the other defendants may not be competent as to all the others. I must also presume that the trial judge will not permit the trial to go on unless there is sufficient competent evidence against the other defendants.

These considerations are satisfactory to me in denying a severance of trial so far as the evidence of the trial is concerned. That no defendant shall be unduly prejudiced by any evidence which during the trial shall affect him in his defense. That the other defendants may not be competent as to all the others. I must also presume that the trial judge will not permit the trial to go on unless there is sufficient competent evidence against the other defendants.

These considerations are satisfactory to me in denying a severance of trial so far as the evidence of the trial is concerned. That no defendant shall be unduly prejudiced by any evidence which during the trial shall affect him in his defense. That the other defendants may not be competent as to all the others. I must also presume that the trial judge will not permit the trial to go on unless there is sufficient competent evidence against the other defendants.

These considerations are satisfactory to me in denying a severance of trial so far as the evidence of the trial is concerned. That no defendant shall be unduly prejudiced by any evidence which during the trial shall affect him in his defense. That the other defendants may not be competent as to all the others. I must also presume that the trial judge will not permit the trial to go on unless there is sufficient competent evidence against the other defendants.

These considerations are satisfactory to me in denying a severance of trial so far as the evidence of the trial is concerned. That no defendant shall be unduly prejudiced by any evidence which during the trial shall affect him in his defense. That the other defendants may not be competent as to all the others. I must also presume that the trial judge will not permit the trial to go on unless there is sufficient competent evidence against the other defendants.

These considerations are satisfactory to me in denying a severance of trial so far as the evidence of the trial is concerned. That no defendant shall be unduly prejudiced by any evidence which during the trial shall affect him in his defense. That the other defendants may not be competent as to all the others. I must also presume that the trial judge will not permit the trial to go on unless there is sufficient competent evidence against the other defendants.

These considerations are satisfactory to me in denying a severance of trial so far as the evidence of the trial is concerned. That no defendant shall be unduly prejudiced by any evidence which during the trial shall affect him in his defense. That the other defendants may not be competent as to all the others. I must also presume that the trial judge will not permit the trial to go on unless there is sufficient competent evidence against the other defendants.

These considerations are satisfactory to me in denying a severance of trial so far as the evidence of the trial is concerned. That no defendant shall be unduly prejudiced by any evidence which during the trial shall affect him in his defense. That the other defendants may not be competent as to all the others. I must also presume that the trial judge will not permit the trial to go on unless there is sufficient competent evidence against the other defendants.

These considerations are satisfactory to me in denying a severance of trial so far as the evidence of the trial is concerned. That no defendant shall be unduly prejudiced by any evidence which during the trial shall affect him in his defense. That the other defendants may not be competent as to all the others. I must also presume that the trial judge will not permit the trial to go on unless there is sufficient competent evidence against the other defendants.

These considerations are satisfactory to me in denying a severance of trial so far as the evidence of the trial is concerned. That no defendant shall be unduly prejudiced by any evidence which during the trial shall affect him in his defense. That the other defendants may not be competent as to all the others. I must also presume that the trial judge will not permit the trial to go on unless there is sufficient competent evidence against the other defendants.

These considerations are satisfactory to me in denying a severance of trial so far as the evidence of the trial is concerned. That no defendant shall be unduly prejudiced by any evidence which during the trial shall affect him in his defense. That the other defendants may not be competent as to all the others. I must also presume that the trial judge will not permit the trial to go on unless there is sufficient competent evidence against the other defendants.

These considerations are satisfactory to me in denying a severance of trial so far as the evidence of the trial is concerned. That no defendant shall be unduly prejudiced by any evidence which during the trial shall affect him in his defense. That the other defendants may not be competent as to all the others. I must also presume that the trial judge will not permit the trial to go on unless there is sufficient competent evidence against the other defendants.

These considerations are satisfactory to me in denying a severance of trial so far as the evidence of the trial is concerned. That no defendant shall be unduly prejudiced by any evidence which during the trial shall affect him in his defense. That the other defendants may not be competent as to all the others. I must also presume that the trial judge will not permit the trial to go on unless there is sufficient competent evidence against the other defendants.

These considerations are satisfactory to me in denying a severance of trial so far as the evidence of the trial is concerned. That no defendant shall be unduly prejudiced by any evidence which during the trial shall affect him in his defense. That the other defendants may not be competent as to all the others. I must also presume that the trial judge will not permit the trial to go on unless there is sufficient competent evidence against the other defendants.

These considerations are satisfactory to me in denying a severance of trial so far as the evidence of the trial is concerned. That no defendant shall be unduly prejudiced by any evidence which during the trial shall affect him in his defense. That the other defendants may not be competent as to all the others. I must also presume that the trial judge will not permit the trial to go on unless there is sufficient competent evidence against the other defendants.

These considerations are satisfactory to me in denying a severance of trial so far as the evidence of the trial is concerned. That no defendant shall be unduly prejudiced by any evidence which during the trial shall affect him in his defense. That the other defendants may not be competent as to all the others. I must also presume that the trial judge will not permit the trial to go on unless there is sufficient competent evidence against the other defendants.

These considerations are satisfactory to me in denying a severance of trial so far as the evidence of the trial is concerned. That no defendant shall be unduly prejudiced by any evidence which during the trial shall affect him in his defense. That the other defendants may not be competent as to all the others. I must also presume that the trial judge will not permit the trial to go on unless there is sufficient competent evidence against the other defendants.

These considerations are satisfactory to me in denying a severance of trial so far as the evidence of the trial is concerned. That no defendant shall be unduly prejudiced by any evidence which during the trial shall affect him in his defense. That the other defendants may not be competent as to all the others. I must also presume that the trial judge will not permit the trial to go on unless there is sufficient competent evidence against the other defendants.

These considerations are satisfactory to me in denying a severance of trial so far as the evidence of the trial is concerned. That no defendant shall be unduly prejudiced by any evidence which during the trial shall affect him in his defense. That the other defendants may not be competent as to all the others. I must also presume that the trial judge will not permit the trial to go on unless there is sufficient competent evidence against the other defendants.

These considerations are satisfactory to me in denying a severance of trial so far as the evidence of the trial is concerned. That no defendant shall be unduly prejudiced by any evidence which during the trial shall affect him in his defense. That the other defendants may not be competent as to all the others. I must also presume that the trial judge will not permit the trial to go on unless there is sufficient competent evidence against the other defendants.

These considerations are satisfactory to me in denying a severance of trial so far as the evidence of the trial is concerned. That no defendant shall be unduly prejudiced by any evidence which during the trial shall affect him in his defense. That the other defendants may not be competent as to all the others. I must also presume that the trial judge will not permit the trial to go on unless there is sufficient competent evidence against the other defendants.

These considerations are satisfactory to me in denying a severance of trial so far as the evidence of the trial is concerned. That no defendant shall be unduly prejudiced by any evidence which during the trial shall affect him in his defense. That the other defendants may not be competent as to all the others. I must also presume that the trial judge will not permit the trial to go on unless there is sufficient competent evidence against the other defendants.

These considerations are satisfactory to me in denying a severance of trial so far as the evidence of the trial is concerned. That no defendant shall be unduly prejudiced by any evidence which during the trial shall affect him in his defense. That the other defendants may not be competent as to all the others. I must also presume that the trial judge will not permit the trial to go on unless there is sufficient competent evidence against the other defendants.

These considerations are satisfactory to me in denying a severance of trial so far as the evidence of the trial is concerned. That no defendant shall be unduly prejudiced by any evidence which during the trial shall affect him in his defense. That the other defendants may not be competent as to all the others. I must also presume that the trial judge will not permit the trial to go on unless there is sufficient competent evidence against the other defendants.

These considerations are satisfactory to me in denying a severance of trial so far as the evidence of the trial is concerned. That no defendant shall be unduly prejudiced by any evidence which during the trial shall affect him in his defense. That the other defendants may not be competent as to all the others. I must also presume that the trial judge will not permit the trial to go on unless there is sufficient competent evidence against the other defendants.

These considerations are satisfactory to me in denying a severance of trial so far as the evidence of the trial is concerned. That no defendant shall be unduly prejudiced

St. Louis Post-Dispatch,
PUBLISHED BY
THE DISPATCH PUBLISHING CO.,
JOSEPH PULITZER, President.

TERMS OF THE DAILY.
One year, postage paid, every afternoon and
Sunday morning.....\$10.00
Six months.....5.00
Three months.....2.50
By the week (delivered by carrier).....2.00
Subscribers will fail to receive their paper regularly will concur a favor upon us by reporting the name to this office by postal card.

All business or news letters or telegram should be addressed

POST-DISPATCH,
513 Olive street.

POSTAGE.

Entered at the Post-Office, St. Louis, Mo., as second-class matter.

Per Copy.

Eight to sixteen pages.....1 cent

Eighteen to thirty-two pages.....2 cents

FOREIGN.

Daily.....1 cent

Sunday Post-Dispatch.....5 cents

TELEPHONE NUMBERS.

Editorial Room.....285

Business Office.....284

London Office, 32 Cockspur Street, Charing Cross.

THURSDAY, AUGUST 29, 1889.

Subscribers going away from the city during the summer are requested to send notices of change of address to this office, so that the paper can be sent to them regularly.

Weather forecast for twenty-four hours, commencing at 8 a.m. to-day, for Missouri: Fair weather.

HUNGER and abuse seem to be more effective in thinning the ranks of Uncle Sam's army than any mode of warfare that a foreign could adopt.

THE people of Texas are enthusiastically in favor of St. Louis as the location of the World's Fair. Texas is a big bounding State and the heads of the Texans are level.

THE only genuine anti-trust platform is a tariff-reform platform. On this basis the Republican party's anti-trust professions must be taken with strong suspicion of insincerity.

CLAUS SPECKELS declares that by a simple process beet sugar can be made harder than granite. Still it will not be half so hard as the grip of the Sugar Trust on the dollars of the people.

THE resolution of the Democratic Convention of Ohio favoring the location of the World's Fair in the Mississippi Valley is a resolution in favor of St. Louis. No other city in the Mississippi Valley wants or can take care of it.

IF Mr. GOULD really knows on which side his bread is buttered, and we think he does, he will favor the holding of the World's Fair at St. Louis. In that event he can build a new Union Depot out of the profits of his great railroad system and never miss the money.

THE surprising news comes from Pennsylvania that the Prohibitionists of that State are holding a convention. The returns of the recent amendment election indicated that there were not enough prohibition voters in Pennsylvania to make a fair convention quorum.

THE location of the World's Fair at Chicago or New York will concentrate its benefits on the northern or eastern border of the country. Its location at St. Louis will distribute those benefits all over the country. The country should not find any difficulty in deciding where it ought to be.

NO CITY in the Union is central to as large a territory or advantageous to as great a number of people for the location of the World's Fair as St. Louis. Practical work in the direction of encouraging and concentrating in Congress the favorable sentiment which properly belongs to St. Louis would give this the top place in the contest. The work must be done quickly and vigorously in order that the case of St. Louis may be ready when Congress meets.

THE press of the whole country unite in the highest praise of the late HENRY SHAW for his splendid works of benefaction for the city of St. Louis. Citizens of St. Louis, who are the chief beneficiaries of his practical benevolence, cannot afford too much honor to the dead philanthropist. It would be eminently fitting that Saturday, the day of his funeral, be observed by some especial mark of respect to his memory on the part of the people of the city.

OWING to the refusal of the London West India Dock companies to advance the wages of their employees a penny an hour 150,000 workmen are idle and the shipping interests of London are paralyzed. This means enormous losses not only in London, but all over the world. It is a wretched commentary on our civilization that differences between employers and employees cannot be settled without such destructive strikes, entailing suffering on thousands of persons not in any way responsible for them. It is full time that the supposed necessity of strikes and wars, which must be ceased together as monstrous cruelties, be abolished in some intelligent way.

PAYNE of Ohio, who holds a purchased seat in the Senate and represents Standard Oil and Plutocracy in the name of Ohio Democracy, is out in an interview favoring steamship subsidies as the only means of increasing our trade with other American countries. But he does not attempt to explain how subsidized steamships

could overcome the barriers which our own laws have built up against our trade with those countries. We adjoint Mexico for over 1,200 miles and have no water for steamships to sail on in reaching the great bulk of her people, yet we legislate so as to give England and Germany a monopoly of her trade and to deprive our railroads of a carrying trade between the Mexicans and our people.

THE POST-DISPATCH SPECIAL EXTRA.

Commencing this evening, the Post-DISPATCH will issue daily a special extra. It will be on the streets at 6 o'clock, or as soon thereafter as the receipt of reports of all important sporting and other events of the day will permit.

This extra issue will meet the demands of thousands of readers interested in sports who have heretofore been compelled to wait until the next morning for news of sporting events occurring after the regular 4 o'clock edition of the Post-DISPATCH. It will cover fully and accurately races, base ball games and all other events in the sporting world taking place during the day. It will also contain reports of all other important news events occurring before it goes to press, so that the extra will be interesting and valuable to the general reading public. It will complete the news record of the day.

It will be impossible, owing to the lateness of the hour, to deliver the extras by carrier, but they will be sold on all streets by newsboys and at news stands, so that they will be within reach of all.

The extras will also be sent out on all trains leaving the city after 6 o'clock, so that the traveling public and our country readers will receive the benefit of them.

THE Post-DISPATCH special extra will fill a want long felt by the people of St. Louis and surrounding territory and cannot fail to prove a valuable accommodation. We are confident that to-day's issue and its successors will receive the generous support invariably accorded the efforts of the Post-DISPATCH to give the public the best news service that the facilities of modern journalism afford.

St. Louis, Chicago and the World's Fair.

From the Wichita (Kan.) Eagle.

Chicago has bid \$250,000 for the great World's Fair. St. Louis proposes to contribute \$50,000 for the same object. That is about the difference between the two cities when it comes to real enterprise that looks beyond purely local interests and effects for the immediate present. And it may be noted in this connection that St. Louis rarely goes after anything but that she fashes it back with her. Wichita is something of a winner herself, whenever she enters the lists, and she admires the element and characteristic whenever she sees them, and that accounts in part for her interest in St. Louis' success in the present contest.

ANSWERS TO CORRESPONDENTS.

CONSTANT READER.—There are no females in Dockstader's Minstrels.

J. D. B.—A diamond wedding celebrates the seventy-fifth anniversary.

SUBSCRIBER.—A 50-cent piece of 1836 is worth no more than one dollar.

THE Mayor is the head of the Board of Police Commissioners.

J. S. W.—Write to the Secretary of the Association for a copy of the rules.

W. W.—"The Last Days of Pompeii" will not give you any pleasure.

CONTRIBUTOR.—The final is in the name of Legislate, as Hippolyte, is silent.

JAS. S.—The St. Louis Cable & Western Rail-way was opened to the public on April 15, 1851.

SISTER.—Yes, Chas. H. Hoyt has his son, the "Foolish Dazzle," copyrighted, and you will have to get his permission to sing it in public.

A READER.—Not knowing the young man's name, I would like to know if he can prove an acceptable present. You must judge for yourself.

SUBSCRIBER.—Your answer should have read, "he and his two brothers married to two sisters, do not become brothers-in-law thereto."

E. P.—The Mayor's proclamation, making Labor Day a public holiday was issued by him on August 25 and was published with the city printing of 1836.

ST. LOUIS.—Yes, Chas. H. Hoyt has his son, the "Foolish Dazzle," copyrighted, and you will have to get his permission to sing it in public.

THE BLACK DIAMOND CUT.

VICTORIA, British Columbia, August 29.—The report that Vice-Consul Marvin of Victoria is interested in the seized sealing schooners is not the case. E. B. Marvin, ship chandler and part owner of the Sapphire, and Vice-Consul Marvin are different persons. Frank, who has argued as the owner of the owner, Black Diamond, was a citizen of the United States, was also with J. Gutman, her first owner, who was a British subject and who was lost with all on board. Another schooner was built in the spring of 1888. After Gutman's death Morris Moss purchased the schooner and is now her registered owner. He is a British subject. All the sealing schooners which have cleared at Customs-house for Behring Sea this year are registered by British subjects. The sealing schooner owners formed an association Tuesday night.

MOVED THE GERMAN OUT.

Excitement has been caused in shipping circles here through the action of Admiral Horatio Nelson in forcibly towing the German bark J. H. Husted from its harbor in Esquimalt Harbor to the harbor entrance, although her master protested and ran up the German colors. The bark was discharging coal and Admiral Hanes sent word to Capt. Rehers to move out as he desired anchorage for his war vessel. The Captain refused to do so, and the Admiral sent an officer and blue jackets to move the vessel. The outcome is watched with interest.

THE BLACK DIAMOND CUT.

VICTORIA, British Columbia, August 29.—The Black Diamond left here yesterday, ostensibly on a trip up the coast to redit, but it is said she is really on her sealing cruise into Behring Sea, with the result that they have a legal right to haul seal. This action shows what the popular feeling is here in regard to the United States jurisdiction in Behring Sea and her power or her policy to enforce it.

THE MURDERER ARRESTED.

JAMES GREGG Jailed for Killing His Mate Near Marianna, Ark.

By Telegraph to the Post-DISPATCH.

LITTLE ROCK, Ark., August 29.—An alleged murderer, James Gregg, was brought here last night from Hot Springs, and he will be taken to Marianna, Lee County, this morning. Some time ago a man was found murdered two miles out from Marianna. Investigation developed that he was one of two men who had been traveling through the country in a covered wagon. Officers traced the man now under arrest from the neighborhood of the crime to the vicinity of Little Rock, where he was arrested. Gregg was seen in the home of his wife, Mrs. Gregg, in the Flowering Kingdom, with a sergeant from American consuls in China, have no trouble.

B. L.—East St. Louis.—III.—Jack Dempsey was born in the city of East St. Louis, Illinois, on March 19, 1875. There was no record of his birth, but he was the son of a poor family of Irish descent.

THIRTY-SECOND AND CHESTNUT STREETS.—It is the duty of the police officer on the beat to see that disturbances are not repeated.

YOU READERS.—The police are not to be blamed for the disturbances are not repeated.

YOU READERS.—The police are not to be blamed for the disturbances are not repeated.

THREE CRANES.—The Athelton and the

Columbus Club are ahead of the Brown's

in the race for the first place in the

two days.

J. G.—Chicago.—The police are not to be blamed for the disturbances are not repeated.

A POOR MAN.—If the law is enforced the tax can be collected in the past the law has not been fully enforced. The poor man who goes to the Court-house, makes a proper return and pay the tax. 2. You may have the old bill exchanged by applying to the sub-treasurer in the Government building.

BUSSEY'S FINE DISTINCTION.

CHICAGO, August 29.—The National Bank Association reconvened in the Methodist Church Block at 10 o'clock this morning. Prof. Simeon E. Baldwin of the Law School of Yale College gave an address on "The Century of Modern Civilization." This was followed by reports of committees and miscellaneous business. This afternoon the association will go to the great car-shops at Pullman under the charge of Mr. B. F. Ayer of the Chicago bar.

Against Civil Service Reform.

CHICAGO, August 29.—The National Bank Association reconvened in the Methodist Church Block at 10 o'clock this morning. Prof. Simeon E. Baldwin of the Law School of Yale College gave an address on "The Century of Modern Civilization." This was followed by reports of committees and miscellaneous business. This afternoon the association will go to the great car-shops at Pullman under the charge of Mr. B. F. Ayer of the Chicago bar.

Died at Valparaiso.

WASHINGTON, D. C., August 29.—A letter

was received yesterday by the State Depart-

ment from the United States Consul at Val-

SEIZED A SEALER.

The Lily of Vancouver Captured in Behring Sea.

Fourteen Ships Warned Out and Six Seized.

Record of the United States Ship Rush at Ounalaska—Three Hundred Skins Found on Board the Latest Prize—The Black Diamond Returning to Behring Sea—Further Information on the Question of Ownership—Excitement in Esquimalt Harbor—Canada Crying for Independence.

By Telegraph to the Post-DISPATCH.

SAN FRANCISCO, August 29.—A letter was received from an officer of the United States steamer Ounalaska at the port of Anchorage, Alaska, which states: "On August 8 the Rush captured the British sealing schooner Lily of Vancouver, white taking seals in the Behring Sea. The schooner was searched, and 300 skins were found, which were placed on board, and the Lily sent to Sitka. The seized sealers will have their cases tried in the Alaska District Court. The Rush will proceed to San Francisco when relieved by the Bear at Ounalaska. In all there have been fourteen sealers boarded by the Rush and warned out of Behring Sea, besides six captured. The St. Paul brought down 100 skins to Ounalaska."

THE POST-DISPATCH SPECIAL EXTRA.

Commencing this evening, the Post-DISPATCH will issue daily a special extra. It will be on the streets at 6 o'clock, or as soon thereafter as the receipt of reports of all important sporting and other events of the day will permit.

This extra issue will meet the demands of thousands of readers interested in sports who have heretofore been compelled to wait until the next morning for news of sporting events occurring after the regular 4 o'clock edition of the Post-DISPATCH.

It will cover fully and accurately races, base ball games and all other

events in the sporting world taking place during the day. It will also contain reports of all other important news events occurring before it goes to press, so that the extra will be interesting and valuable to the general reading public. It will complete the news record of the day.

THE POST-DISPATCH SPECIAL EXTRA.

Commencing this evening, the Post-DISPATCH will issue daily a special extra. It will be on the streets at 6 o'clock, or as soon thereafter as the receipt of reports of all important sporting and other events of the day will permit.

This extra issue will meet the demands of thousands of readers interested in sports who have heretofore been compelled to wait until the next morning for news of sporting events occurring after the regular 4 o'clock edition of the Post-DISPATCH.

It will cover fully and accurately races, base ball games and all other

events in the sporting world taking place during the day. It will also contain reports of all other important news events occurring before it goes to press, so that the extra will be interesting and valuable to the general reading public. It will complete the news record of the day.

THE POST-DISPATCH SPECIAL EXTRA.

Commencing this evening, the Post-DISPATCH will issue daily a special extra. It will be on the streets at 6 o'clock, or as soon thereafter as the receipt of reports of all important sporting and other events of the day will permit.

This extra issue will meet the demands of thousands of readers interested in sports who have heretofore been compelled to wait until the next morning for news of sporting events occurring after the regular 4 o'clock edition of the Post-DISPATCH.

It will cover fully and accurately races, base ball games and all other

events in the sporting world taking place during the day. It will also contain reports of all other important news events occurring before it goes to press, so that the extra will be interesting and valuable to the general reading public. It will complete the news record of the day.

THE POST-DISPATCH SPECIAL EXTRA.

Commencing this evening, the Post-DISPATCH will issue daily a special extra. It will be on the streets at 6 o'clock, or as soon thereafter as the receipt of reports of all important sporting and other events of the day will permit.

This extra issue will meet the demands of thousands of readers interested in sports who have heretofore been compelled to wait until the next morning for news of sporting events occurring after the regular 4 o'clock edition of the Post-DISPATCH.

It will cover fully and accurately races, base ball games and all other

events in the sporting world taking place during the day. It will also contain reports of all other important news events occurring before it goes to press, so that the extra will be interesting and valuable to the general reading public. It will complete the news record of the day.

THE POST-DISPATCH SPECIAL EXTRA.

Commencing this evening, the Post-DISPATCH will issue daily a special extra. It will be on the streets at 6 o'clock, or as soon thereafter as the receipt of reports of all important sporting and other events of the day will permit.

T. LOUIS.

FUND'S TO FAIR.

LADS LAID OUT—Determined the Different—Encouraged—Louis' Claims.

COMBINED meeting Executive and Committees yesterday afternoon nothing before revising the list of voters for the Committee. COUNCIL in the number of names not nominated not they could not be determined no arrived at, the Committee decided that no known whether to serve.

MENTS.

THE LIST HAS BEEN IMPORTANT having been it was deemed men at present.

noon, at which over, and super-

A MAJORITY of the list have been received and expressed surprise at the number of men in line, considering all the circumstances. The unfortunate controversy with the railroads kept thousands away, but in spite of this there were almost 20,000 men in column on the day of the parade, and fully half that number lined the sidewalks as the troops filed by, being incapacitated by age or wounds from marching with the old command.

MISSOURI IN THE FRONT.

MISSOURI may fairly be said to have carried of the honors. The Commander-in-Chief was a Missourian, and the most prominent figure in the encampment was W. T. Sherman, who entered the Grand Army in this city, and was the first commander and one of the charter members of Ransom Post. The Missouri contingent had the head of the column, and the appearance of the St. Louis post was a subject of universal commendation.

A past commander of Ransom Post who returned this morning said: "The encampment was a complete success, and the citizens of Milwaukee treated us splendidly. The naval display was magnificent, as were all the other entertainments tendered us. The local posts kept open house, and received us royally. It may not be known that the great success of the naval display and of the musical entertainment was largely due to the courage of a St. Louis band, the 10th Cavalry. This band was requested by the Milwaukee Executive Committee to advise with them, and to whom most of the original ideas which made the review a success were due. The band was probably 18,000 men in line, and 900 of these were Missourians. Ransom Post headed the entire column, and was 400 strong.

RANSOM POST.

however, attracted most attention. This is Sherman's post, and when we stood up on the platform and lifted him up, we had a perfect thunder of cheers from all sides, and our post became the moment the most prominent in the review.

The citizens of St. Louis do not appreciate what a distinguished set of men Ransom Post contains.

The Department of the Army.

RELIGIOUS NOTICES.

EVANGELIST, J. J. Sims will conduct (D. V.) a series of evangelistic services in Uriah's Cave during September. Subject Sunday, afternoons at 3 P.M. and the Coming of Judgment Soon to Fall of Christendom. Seats free. No collection. Come.

LODGE NOTICES.

POLE STAR LODGE, No. 70, A. F. and A. M., will hold a special meeting this (Thursday) evening, August 29, at 7:30 P.M. All Master Masons are fraternal invited. By order of the W. M. PHILIP RODAN, Secretary.

SITUATIONS WANTED—MALES.

The Trades.

WANTED—Position to run wood-working machinery; understand all kinds. Address G. 38 this office.

WANTED—Young man of 18 wants position in tailor shop or grocery store; has experience and can give reference. Address D. 71, this office.

Boys.

THE Sunday Post-Dispatch will secure you the best of help for your line. WANTED—A boy 12 years old, who has to earn his board and clothes; is used to horses and driving; would prefer to bind him to learn trade. Address for 3 days at 70, this office.

Miscellaneous.

WANTED—Situation to take care of horses in private family; best city references. Address G. 71, this office.

HELP WANTED—MALE.

Book-keepers.

WANTED—A good book-keeper. Address, giving references, C. 71, this office.

Clerks and Salesmen.

WANTED—Five city salesmen; salary and commission. Call at 1730 Franklin St.

WANTED—A young man, aged 20, must have experience; must come well recommended. Address H. 70, this office.

WANTED—A young man, 18 to 20 years old, in a general country store; German (a Catholic) and one that speaks English; good business before preferred. Address B. 69, this office.

HAYWARD'S SHORT-hand and Business College, 618 and 620 Olive St. Successor to Martin & Hayward. Estd. 1876.

BARNES' SHORTHAND

All Business College, Business Department, September 2, 405 Olive St. Night school.

TORPID LIVER.

Sick Headaches, Blisters, cure by Triple A Liver Water; 30c a bottle. Ask your druggist or Addington for it.

Stenographers.

WANTED—Stenographers to the Standard Publishers, St. Louis Typewriter Exchange, 710 Olive St.

The Trades.

WANTED—Wood-worker. Apply to Jno. Koenschein, East St. Louis.

WANTED—Ten good bricklayers at 12th and Tyler Sts. at once; No. 2 School.

WANTED—Machine Wash, 30c. Gratuity. Address G. 38 this office.

WANTED—Lathers, \$2.50 for hours. N. W. cor. Benton and 25th ish. J. F. Fahring.

WANTED—At once 15 or 20 bricklayers at 12th and Tyler Sts. at once. Apply to J. F. Fahring.

WANTED—A first-class wagonman in a country shop wanted at once. Apply to F. C. Oberbeck, Gray's Mill, Mo.

WANTED—Two first-class white horses, young and winsome; must have the best of reference. Add. Geo. Barnhill, Corning, Ark.

WANTED—Brick masons on Creek Bridge, 1000 ft. above St. Louis; \$1.50 per day. Apply to the Triple A Liver Water, 30c a bottle. Ask your druggist or Addington for it.

WANTED—A good woodworker on general carriages. Apply to F. W. W. Sherman, Tex.

STONE-CUTTERS WANTED.

J. T. Whitehead & Co. of Jackson, Tenn., want some stone-cutters to cut hard lime stones for building.

Cooks.

WANTED—A competent cook (German) for a private family. C. H. Peck, Jr., 1002 Chestnut St.

Coachmen.

WANTED—Competent coachman (German) for a private family. C. H. Peck, Jr., 1002 Chestnut St.

Laborers.

WANTED—Ten good laborers; can secure long job on good timber at Idaho, 27 miles south of Delta, on the Cotton Belt Railway; with men to work preferred. Address H. 70, this office.

WANTED—A man of business application, located in St. Louis, to act for a large firm. Address H. 70, this office.

WANTED—A man to do light farm work at 541 Page St.

WANTED—A good experienced laundryman, at 12th and Tyler Sts. at once. Apply to G. 38 this office.

WANTED—To take care of horses and carriage and who knows how to drive; apply at once. 3001 S. 13th St.

WANTED—A man of business application, located in St. Louis, to act for a large firm. Address H. 70, this office.

WANTED—A week's, representative, male and female, in every community. Goods staple; house necessary; sell at sight; no padding; cash paid prompt. Address, T. H. Campbell, 14 S. Fourth St.

WANTED—Young men, 18 to 20 years old, to pick fruit; one who understands the care of horses preferred. Apply T. H. Campbell, 14 S. Fourth St.

Miscellaneous.

WANTED—To work in restaurant at night; WANTED—Boy to work in restaurant at night; WANTED—At once 1331 Pine St.

WANTED—A boy not under 18 to learn locksmithing; address 344 Pine St.

WANTED—A boy to pick fruit; one who understands the care of horses preferred. Apply T. H. Campbell, 14 S. Fourth St.

WANTED—A man to do light farm work at 541 Page St.

WANTED—A good experienced laundryman, at 12th and Tyler Sts. at once. Apply to G. 38 this office.

WANTED—To take care of horses and carriage and who knows how to drive; apply at once. 3001 S. 13th St.

WANTED—A man of business application, located in St. Louis, to act for a large firm. Address H. 70, this office.

WANTED—A week's, representative, male and female, in every community. Goods staple; house necessary; sell at sight; no padding; cash paid prompt. Address, T. H. Campbell, 14 S. Fourth St.

WANTED—Young men, 18 to 20 years old, to pick fruit; one who understands the care of horses preferred. Apply T. H. Campbell, 14 S. Fourth St.

WANTED—A man to do light farm work at 541 Page St.

WANTED—A good experienced laundryman, at 12th and Tyler Sts. at once. Apply to G. 38 this office.

WANTED—To take care of horses and carriage and who knows how to drive; apply at once. 3001 S. 13th St.

WANTED—A man of business application, located in St. Louis, to act for a large firm. Address H. 70, this office.

WANTED—A week's, representative, male and female, in every community. Goods staple; house necessary; sell at sight; no padding; cash paid prompt. Address, T. H. Campbell, 14 S. Fourth St.

WANTED—Young men, 18 to 20 years old, to pick fruit; one who understands the care of horses preferred. Apply T. H. Campbell, 14 S. Fourth St.

WANTED—A man to do light farm work at 541 Page St.

WANTED—A good experienced laundryman, at 12th and Tyler Sts. at once. Apply to G. 38 this office.

WANTED—To take care of horses and carriage and who knows how to drive; apply at once. 3001 S. 13th St.

WANTED—A man of business application, located in St. Louis, to act for a large firm. Address H. 70, this office.

WANTED—A week's, representative, male and female, in every community. Goods staple; house necessary; sell at sight; no padding; cash paid prompt. Address, T. H. Campbell, 14 S. Fourth St.

WANTED—Young men, 18 to 20 years old, to pick fruit; one who understands the care of horses preferred. Apply T. H. Campbell, 14 S. Fourth St.

WANTED—A man to do light farm work at 541 Page St.

WANTED—A good experienced laundryman, at 12th and Tyler Sts. at once. Apply to G. 38 this office.

WANTED—To take care of horses and carriage and who knows how to drive; apply at once. 3001 S. 13th St.

WANTED—A man of business application, located in St. Louis, to act for a large firm. Address H. 70, this office.

WANTED—A week's, representative, male and female, in every community. Goods staple; house necessary; sell at sight; no padding; cash paid prompt. Address, T. H. Campbell, 14 S. Fourth St.

WANTED—Young men, 18 to 20 years old, to pick fruit; one who understands the care of horses preferred. Apply T. H. Campbell, 14 S. Fourth St.

WANTED—A man to do light farm work at 541 Page St.

WANTED—A good experienced laundryman, at 12th and Tyler Sts. at once. Apply to G. 38 this office.

WANTED—To take care of horses and carriage and who knows how to drive; apply at once. 3001 S. 13th St.

WANTED—A man of business application, located in St. Louis, to act for a large firm. Address H. 70, this office.

WANTED—A week's, representative, male and female, in every community. Goods staple; house necessary; sell at sight; no padding; cash paid prompt. Address, T. H. Campbell, 14 S. Fourth St.

WANTED—Young men, 18 to 20 years old, to pick fruit; one who understands the care of horses preferred. Apply T. H. Campbell, 14 S. Fourth St.

WANTED—A man to do light farm work at 541 Page St.

WANTED—A good experienced laundryman, at 12th and Tyler Sts. at once. Apply to G. 38 this office.

WANTED—To take care of horses and carriage and who knows how to drive; apply at once. 3001 S. 13th St.

WANTED—A man of business application, located in St. Louis, to act for a large firm. Address H. 70, this office.

WANTED—A week's, representative, male and female, in every community. Goods staple; house necessary; sell at sight; no padding; cash paid prompt. Address, T. H. Campbell, 14 S. Fourth St.

WANTED—Young men, 18 to 20 years old, to pick fruit; one who understands the care of horses preferred. Apply T. H. Campbell, 14 S. Fourth St.

WANTED—A man to do light farm work at 541 Page St.

WANTED—A good experienced laundryman, at 12th and Tyler Sts. at once. Apply to G. 38 this office.

WANTED—To take care of horses and carriage and who knows how to drive; apply at once. 3001 S. 13th St.

WANTED—A man of business application, located in St. Louis, to act for a large firm. Address H. 70, this office.

WANTED—A week's, representative, male and female, in every community. Goods staple; house necessary; sell at sight; no padding; cash paid prompt. Address, T. H. Campbell, 14 S. Fourth St.

WANTED—Young men, 18 to 20 years old, to pick fruit; one who understands the care of horses preferred. Apply T. H. Campbell, 14 S. Fourth St.

WANTED—A man to do light farm work at 541 Page St.

WANTED—A good experienced laundryman, at 12th and Tyler Sts. at once. Apply to G. 38 this office.

WANTED—To take care of horses and carriage and who knows how to drive; apply at once. 3001 S. 13th St.

WANTED—A man of business application, located in St. Louis, to act for a large firm. Address H. 70, this office.

WANTED—A week's, representative, male and female, in every community. Goods staple; house necessary; sell at sight; no padding; cash paid prompt. Address, T. H. Campbell, 14 S. Fourth St.

WANTED—Young men, 18 to 20 years old, to pick fruit; one who understands the care of horses preferred. Apply T. H. Campbell, 14 S. Fourth St.

WANTED—A man to do light farm work at 541 Page St.

WANTED—A good experienced laundryman, at 12th and Tyler Sts. at once. Apply to G. 38 this office.

WANTED—To take care of horses and carriage and who knows how to drive; apply at once. 3001 S. 13th St.

WANTED—A man of business application, located in St. Louis, to act for a large firm. Address H. 70, this office.

WANTED—A week's, representative, male and female, in every community. Goods staple; house necessary; sell at sight; no padding; cash paid prompt. Address, T. H. Campbell, 14 S. Fourth St.

WANTED—Young men, 18 to 20 years old, to pick fruit; one who understands the care of horses preferred. Apply T. H. Campbell, 14 S. Fourth St.

WANTED—A man to do light farm work at 541 Page St.

WANTED—A good experienced laundryman, at 12th and Tyler Sts. at once. Apply to G. 38 this office.

WANTED—To take care of horses and carriage and who knows how to drive; apply at once. 3001 S. 13th St.

WANTED—A man of business application, located in St. Louis, to act for a large firm. Address H. 70, this office.

WANTED—A week's, representative, male and female, in every community. Goods staple; house necessary; sell at sight; no padding; cash paid prompt. Address, T. H. Campbell, 14 S. Fourth St.

WANTED—Young men, 18 to 20 years old, to pick fruit; one who understands the care of horses preferred. Apply T. H. Campbell, 14 S. Fourth St.

WANTED—A man to do light farm work at 541 Page St.

WANTED—A good experienced laundryman, at 12th and Tyler Sts. at once. Apply to G. 38 this office.

WANTED—To take care of horses and carriage and who knows how to drive; apply at once. 3001 S. 13th St.

WANTED—A man of business application, located in St. Louis, to act for a large firm. Address H. 70, this office.

WANTED—A week's, representative, male and female, in every community. Goods staple; house necessary; sell at sight; no padding; cash paid prompt. Address, T. H. Campbell, 14 S. Fourth St.

WANTED—Young men, 18 to 20 years old, to pick fruit; one who understands the care of horses preferred. Apply T. H. Campbell, 14 S. Fourth St.

WANTED—A man to do light farm work at 541 Page St.

WANTED—A good experienced laundryman, at 12th and Tyler Sts. at once. Apply to G. 38 this office.

